TEE PINKHAM AFPAIR.

The following article from the State Rights Democrat in Oregon contains a great deal of truth. We publish it to show the view taken of the matter by disinterested parties abroad. It was ealled out by a slanderous article from the Oregonian in reference to the matter, upon bearing the false rumor that Patterson had been liberated.

Ferd. Patterson killed Pinkham in a diffi-culty provoked by the latter, in which both parties exchanged shots. The act of selfdefense is so apparent in Patterson's case that a grand jury fails to find a true bill against him for murder. Patterson as a Old Otard, Dupee & Co. Genuine Hermitage, matter of course, is discharged from custody. Genuine Pelvoisain, Holden's Magnolia. There is nothing singular or unusual in this Fine Old Cherry, action of the authorities surely. If Patter, Fine Old Feach. his own defense, he ought to have been ac-

But it is not the acquittal of Patterson, as a man, that so calls out the malice and spleen of the Oregonian. It is because he is a Democrat and Pinkham was an Abolitionist, that that paper so raves in its fury. And it says "this is the manner in which the "Democracy" administer justice." It so happens that the Court of Idaho is presided over by Abolition Judges, John R. McBride, late Representative of Oregon in Congress, being Chief Justice. Thus, it could not have been the "Democracy" who administered justice in Patterson's case. The slanderer further substantially says: Had Pinkham killed Patterson, the Democracy of Idaho City would have taken his life. What reason has the Oregonian for such a remark? When have the Democracy of that city, or any other, taken life by mob law, or without law executed a person charged with or guilty of murder? We defy the wanton falsifier to cite one single instance. But how stands the case on its own party side? There is in the upper country, from Umatilla and Walla Walla to Owyhee and Beaver Head, an organized mob, known as a Vigilance Committee, who have taken life without law, permittee, who have taken life without law, perhaps in some cases without reason. It is in keeping with the teachings, the spirit and FAMILIES can be accommodated at the pond

culpable. But it is not in proof that they dld approve the action of the authorities. The Oregonian basely falsifies when it says Democrats wanted "the assassins of Mr. Lincoln released." It cannot show, to corroborate its atrocious calumny, a single line of word uttered by any Democrat, to that effect. Some Democrats have said, and so we believe also, that the hanging of Mrs. Suratt was a murder, and a disgrace to the country. But they said this because they believed, as we too, believe, that that poor lady was entirely innocent of complicity in Mr. Lincoln's death, as Payne and other of the executed men de-

Idaho City would have approved of his law-

ful conviction just as readily as they approved of his acquittal when lawfully declared not

clared upon the gallows. The tone and animus of the Oregonian in reference to this Patterson affair is but the reflex of its Abolition cotemporaries in this State. Patterson two or three years ago, killed Capt. Staples in Portland, under such apparent provocation that, even before an unfriendly Court, tried by an Abolition jury, and prosecuted by the strongest array of employed counsel in the State, he was acquitted. Yet these papers all continue to refer to him as the "murderer" of Capt. Staples. The reason is plain—Staples was an Abolitionist. Now, Pinkham who was a large, powerful man prone to abuse, given to hall sing a rambler like Patterson him. to bullying, a gambler like Patterson himself, but an Abolitionist, provokes the latter to the act which costs him his life. Being as game a man as ever walked earth, Patterson accepted the banter insinuated, and, being also evidently more collected in manner and a better shot, he kills his greatly larger assailant. He is legally discharged from custody, but still these papers call him "the as-sassin" of Pinkham. When two men exchange shots at each other after due preparation, we do not think the dictionary meaning of "assassin" would apply to the one who should kill the other.

It is a little remarkable that these papers alluded to can see no "assassins" in the men of their own party who sneak up behind Democrats, shoot them dead, and this without any provocation whatever. Nor can they find any fault in the administration of justice when the Abolition Courts virtually screen the assassins from punishment, nor speak of letting "murderers" loose upon society, when the Abolition Governor opens the prison doors to them after conviction and sentence. We do not remember to have seen anything of this character in their columns when the Abolitionist, Van Tichenal, did assassinate the Democrat, McDaniel, nor after the Court sentenced him to merely a year's imprisonment in the penitentiary for the act, nor when Governor Gibbs gave him a free pardon. Perhaps they thought it then, as they apparently think it yet, "no crime to kill" a Dem-

We need not defend the Democrats of Idaho from the villainous abuse the Oregonian spurts at them. It seems to be conversant with what was feculent or filthy in ancient Rome, and no doubt the editor prepared himself for the task before him, in inditing the paragraph quoted above, by an immersion in the pool of Cloacina near him. The "Father of lies," whosoever he is, has a promising son in the Oregonian slanderer.

THE ELECTION IN NEZ PERCE.-Letters from Lewiston contain intelligence of the result of the election in Nez Perce. L. P. Brown, (Union,) is elected to the Council, and two Democratic candidates to the House. Only Shoshone county remains to be heard from. Thus far, every member of the Legislature, except one in the Council and one in the House, are Democrats. In Oneida county there was no election held.

MERTING OF THE LEGISLATURE. - We are requested by a correspondent to state the time of the meeting of the next session of the Legislature. The Legislature will convene at Bolse City, on the first Monday of December next-on the same day that Congress assembles at Washington.

H. DI. DUREDEL CO. (FIRE-PROOF BUILDINGS,) IDAHO AND BOISE CITIES, I. T., JOBBERS AND WHOLESALE DEALERS IN ENERAL MERCHANDISE, At Fish & Newman's Old Stand, Main street, West side, four doors above Wall street, Idaho City,

(And Main street, corner of Eighth, Boise city.) W .L ATTEO GOODS RECEIVED ON STORAGE-LIBERAL ADVANCES MADE ON CONSIGNMENTS. -0-

DEALERS IN LIQUORS, TAKE NOTICE!

A large Invoice of Fine Brandies, Wines, Liquors, &c., Just Received, Consisting in Part as Follows:

BRANDIES: WHISKIES: Fine Old Sazarac, Genuine Jas. Hennessy, Genuine Cutter, Fine Old Bourbon.

WINES: 3L CLOCASE GOODS: Fine Old Government, Duff Gordon Sherry, Genuine Curacoa, Gennine Absenthe, Harmony Sherry, Burgundy Port, Hostetter's Bitters, California Port, " Boker's California White, " Cal. Wine " Jamaica Ginger. Angelica. JAMAICA RUM, HOLLAND GIN, SCHIEDAM GIN.

Together with a Full Assortment of CASED LIQUORS, BAR TUMBLERS, and FIXTURES Generally. It being the Largest and most Carefully Selected Stock ever offered in the Territory, Saloon Keepers will Find it to their Advantage to Sample our Stock before Purchasing Elsewhere.

DAY SCHOOL!

A FTER many years experience in teaching, begs respectfully to inform the inhabitants of Buena Vista Bar and Idaho City, that he is prepared to receive a limited number of days scholars. The course of instruction will comprise all the branches taught in private and common schools. MR. FAGAN, will also give lessons in writing every Monday. Wednesday and Saturday evenings, at 7 o'clock, in the School Room at the "O. K. Store. Buena Vista Bar.

TERMS—\$1 50 Per Week, payable in advance.

THEWARMSPRINGS

THESE Springs are situated 11/2 miles from Idaho City. Stages from Main Street run regularly several times each day.

Warm, Cold and Shower Baths are always prepared for the call of visitors. THE SWIMMING POND

practices of the Oregonian's party, to law-lessly and by mobs take life, and trample upon and defy the laws. Had Patterson been really guilty of murder, the Democrats of

Formerly Peff's.

L. Bischoff & Co., (Successor to Mr. Pefferlee.)

AS rebuilt the above named Bakery since As rebuilt the above named basely the fire, and is now prepared to farnish his customers with bread, pies, cakes, crackerf, fancy cake trimmings, &c., at

Wholesale and Retail. Families, parties and pic-nics, furnished on short

LEHMANN & SOLARO

Wholesale and Retail dealers in Wines and Liquors. ALL KINDS OF SYR P MANUFACTURED. Raspberry, Lemon, Gum and Orgest Syrup at \$14 per dozen ' per gallon, \$5, per keg \$4 50. Wall Street, Idaho City.

California Brewery MAIN ST., NEAR FISHER'S HOTEL, BUENA VISTA.

will always be found here Lager by the quart Fre Lunch at the opening ERNST & NUTZ Bueua Vista Bar, may 13n29m3

International Saloon! Next door to the International Hotel Placerville, THE BEST OF

WINES AND LIQUORS Handed out at all times by Placerville, Aug. 17n43ml TOM & TONEY.

C. SIMS, ATTORNEY AT LAW IDAHO CITY.

WILL practice in all the Courts of Idaho VV Territory. Particular attention will be given to Mining and Real Estate litigation. Office

**BOSTON & CODY** 

A RE still on the old corner notwithstanding the fire. They intend hereafter to keep nothing but the

CHOICEST BRANDS OF LIQUORS. A large stock is now on the road from the house of Nudd & Co., San Francisco, and will soon be

WHOLESALE AND RETAIL, Attention is particularly called to these liquors as they are unsurpassed in quality.

May 24, 1865

n31.

FLORENCE SALOON KELLY BROTHRES,

STILL OPEN FOR BUSINESS IN A NEW Building, with a large stock of FINE WINES AND LIQUORS,

Just arrived, and imported direct from San Francisco. Call around and see us boys. J. KELLY & BRO.

J. M. SHEPHERD. PROBATE JUDGE Boise County, - - Idaho Territory.

TALL BUSINESS HOURS will be found at his office at his residence, opposite the Methodist Church, on COMMERCIAL ST., IDAHO CITY. The Probate Judge is, by law, authorized to take the

ALL LEGAL INSTRUMENTS of writing and attach the SEAL OF HISOURT thereto. The Probate ourt has original civil jurisdiction in amounts from one dollar up to eight hundred.

Term of the Probate court is held on the 4th Monday of every month, and is always open for civil business.

(nl8tt)

EDWIN POWELL, Idaho city. } { GEO. H Coe, Umatilla. POWELL & COE,

Commission Merchants, Importers and wholesale Dealers, in Wines, Liquors, Groceries, and Provisions. Advances made on consignments. Goods stored in first-class fire-proof cellars.

GEM BILLIARD SALOON Christin, Snuff Taker GEO. GANS & BRO

Main Street, Idaho City. OPPOSITE ROSSI AND ROBIE'S. THE PROPRIETORS having rebuilt and re-furnished their saloon will open to-day. Having

Two Fine Billiard Tables, from Portland, and a very large stock of

LIQUORS AND CIGARS. of the first quality, they are prepared to receive their cuctomers in good style.

LAGER BEER, from the City Brewery can be obtained in any quantity, Wholesale and Retail. GEO. GANS & BRO. Idaho city, July 13, 1865

MAIN STREETS THE IDAHO CITY! 圖問

THIS Saloon, formerly known as "Whites' Exchange," having undergone a complete course of re-fitting and replenishing, is again opened under the supervision of the undersigned, and

Ale, Porter, Cider, and Premium Lager Beer,

Pure California Red and White Wine, WINES, LIQUORS AND CORDIALS, of every description of the choicest brands and finest varieties, can be found at

THE BAR! JOHN TAYLOR.
Idaho city, February 22d, 1865.

CARPENTER'S

HAY-YARD,

DRIDE'S

Livery Stable & Corral, Montgomery Street,
Between Commercial and Wallula streets, IDAHO CITY

NOTICE is hereby given that the co-partnership heretofore existing between F. B. Ragsdale and J. A. Luckett in the Saloon business, is tulk day dissolved by mutual consent. The indebted, ness of Ragsdale & Luckett in the above named of the day of service.) judgment will be taken business will be paid on pre entation to J. A. against you by defau t for said sum of one hundred indebted to the late firm of dred and fifty dollars with legal interest and costs Ragsdale & Luckett will please pay the same to Mr. G. W. Crafts, the attorney during his absence from the Territory.

E. B RAGSDALE.
J. A. LUCKETT. Mr. G. W. Crafts, the attorney of Mr. Luckett

HAVING SOLD OUT OUR INTEREST IN the saloon business in Idaho city to Mr. John Clowery, we would respectfully recommend to our friends, patrons and the public generally a continuation of the patronage so liberally dispensed to us—as Mr C. will keep up the well known reputation of the House—for as fine wines and liquors as the Territory affords.

Administrator's Notice.
Estate of Freeman Waterhouse, deceased.
OTICE is hereby given by the undersigned, Administrator of the above named estate, to the creditors of and all persons having claims against said deceased, to exhibit the same, with the necessary vouchers, within ten months from the first publication of this notice to the under-Sigut d, at the office of C. Sims, Esq., in Idaho City, Boise County, Idaho Territory. D. B. WATERHOUSE, Administrator.

Idaho City, September 1, 1865.

Dissolution Notice.

Notice is hereby given that the co-partnership here tofore existing between J. W. Guthrie and D. A Johnson in the butchering business in Idaho city, has been dissolved. The business will be continued by D. A. Johnson. All accounts due the late firm will be collected by Mr. Johnson and all bills due from said firm will be naid by him. paid by him. J. W. GUTHRIE.

D. A. JOHNSON. Idaho city, Aug. 21, 1865. [44w3]

Purchasing and Commission Agency. AVING had extensive experience both in Wholesale and Retail trade, to country merchants desiring a resident Agent or to an occasional purchaser, we can offer superior inducements. Particular attention given to collections, the purchase and sale of Legal Tender Notes, Drafts, Stamps, &c., or other transactions requiring the services of experienced and reliable agents, &B\_Purchases will be made for cash only, except in cases of special agreement.

OSBORN & SESSIONS,
619 Merchant street, San Francisco.

REFER TO.......

S. A. Wood, Boot and Shoe G. W. Bell, Assayer, San Francisco.

L. B. Benchley & co., Hardware dealer, San Francisco ers, San Francisco.

B. T. Davis, Idaho city, I. T. n25m6

O. C. HALL, ATTORNEY AND COUNSELOR AT LAW, IDAHO CITY .- 28tf

(\$1392) dollars, judgment and costs of suit, diffy tested the 29th day of August, A. D., 1865, by which I am commanded to sell certain described property, to wit: The one-half undivided of one-half of that lot of land situate in Boise county, designated and known as lot number one in block number one, in the town of Placerville, less nine feating from the control of the control feet in front of said lot, and running back twenty-six (26) feet, situate on Granite street and fronting on the Plaza, said mortgaged premises being in fact part of said original lot number 1, lying on the angle of Granite and California streets, and one half of said original lot less a strip nine feet wide fronting on Granite creek and extending back twenty-six feet on the east side of the first described fraction, also the one half of a an undivi-ded thirty (30) feet fronting on California street and running back twenty-five feet of lot number three (3) in said block, according to the original plat of said town immediately north of and ad-joining the said corner lot above described. Pub-

Summons.

Territory of Idaho, County of Boise-In the District Court. for the Territory of Idaho, Second Judicial District. William Savage vs. Wm. P. Gray. TO WM. P. GRAY.

IN the name of the people of the United States in the Territory of Idaho. You are hereby notified, that there is now on file in the office of the Clerk of the District Court of the 2d Judicial District of said Territory, in Idaho city, county of Boise the complaint of William Savage demand-ing judgment against you for the sum of one thousand, hundred and ten dollars and inter-est thereon from September 27th, 1865, at the rate of two per cent per month, and for the foreclosure of a mortgage, and that the premises in said mort-gage mentioned may be sold to pay the amount so claimed to be due, and that unless you appear and answer to said complaint within twenty days after the service hereof, if served within Boise county and within thirty days if served out of said county, but within said Judicial District; and within forty days if served out of said District, (exclusive of the day of service,) default will be taken against you and the said plaintiff will apply to the court for the relief demanded in his complaint.

In testimony whereof, I, Wm. B. Daniels Clerk SEAL | set my hand and affixed the Seal of said August, A.D. 1865. W.B. DANIELS Clerk D. C.
Per H. E. PRICKETT, Deputy Clerk.
J. J. May, Attorney for Pl'ff. [45w4\*] J. J. May, Attorney for Pliff.

Summons, John. S. Castor, plaintiff, Jas. S. Bump, defendant.

In the Probate court, Idaho Territory, county of Alturas To the above Defendant:

In the name of the people of the Urited States, of the Territory of Idaho, you are hereby notified that there is now on file in the said Probate court, the complaint of John S. Castor claiming of you the sum of one hundred and seventy-six dellars as due on a pron iss ry note, as set forth in complaint herewith served, and that unless you appear and answer to the said complaint within Buena Vista Bar, near Fisher's Hotel and Bakery.

Hay and Grain for Sale
by the pound or single feed at the lowest rates.

Stock Bought and Sold
and Received for Ranching.

Buena Vista Bar, June 15, 1865.

Summons.

Territory of Idaho, County of Boise-98. In the District Court, for the Territory of Idaho, Second Judicial District. J. K. Shafer and Ed. Nugent vs. Frank Johnson To Frank Johnson.

said complaint within twenty days after the service hereof, if served within Boise county, and within thirty days if served out of said County, but within said Judicial District; and within forty days if served out of said County,

In testimony whereof, I, W. B. Daniels Clerk of said District Court, have hereunto set SEAL my hand and affixed the Seal of said Court, at Idaho City, this 15th day of August, A. D. 1865. WM. B. DANIELS, Clerk D. C. By Jonas W. Brown, D'p'ty Clerk. [43w4.

Dissolution of Co-partnership. TOTICE is hereby given that the partnership heretofore existing between the undersigned, doing bu iness at Idaho City as merchants, under the name and style of J. W. Wood & Co., is this day dissolved by mutual consent. Mr. Joseph Oppenheimer having sold out his entire interest in said business to J. W. Wood and Ben. F. Wood, who will hereafter conduct the business under the name and style of J. W. Wood & Co. All liabilities of the late firm of J. W. Wood & Co. will be paid by the new firm of J. W. Wood & Co. All debts due the late firm of J. W. Wood & Co. must be paid to the new firm of J. W. Wood & Co. Mr. J. W. Wood will sign receipts for all moneys due said late firm of J. W. Wood & Co.

J. W. WOOD.

JOSEPH OPPENHEIMER. Dated Idaho City, August 17th, 1865n43w4

NOTICE.

Idaho Territory, Boise County.

W. K. Leveridge vs U. P. Keech.

LL persons holding or claiming liens under the provisions of "An Act for securing liens to Mechanic's and others," upon the dwelling house of H. P. Keech situated and being on the let immediately north of the Hundy Salon on nouse of H. P. Reech students and being on the lot immediately north of the Hurdy Saloon on Montgomery street in Idaho City, Boise county, Idaho Territory, said building being 12 by 18 feet more or less, and the lot of ground on which the same is erected, are hereby notified to be and appear in the District Court, 2d Jadicial District of Idaho Carritory at Idaho city, on the 18th day of Idaho Territory, at Idaho city, on the 16th day of September A. D. 1865, and then and there exhibit the proof of said liens or they shall be deemed to be waived in favor of those so exhibited. GILBERT & HENLEY, Att'ys for Pl'ff. ug. 24, 1865. [44w3]

Dated Aug. 24, 1865. REMOVAL.

A. Davison, Tailor, Has removed to the store adjoining Fred Bell's opposite J. W. Wood & Co.
MAIN STREET line, as heretofore.
Idaho City, May 26, '55.

By virtue of a judgment of foreclosure of mortgage and order of sale issued out of the District Court of the Second Judicial District. in and for the County of Boise, upon a judgment of Boise, upon a judgment rendered in said Court, wherein Richard H. Moore is plaintiff and George E. Briggs is defendant for the sum of thirteen hundred and ninety-two (\$1392) dollars, judgment and costs of suit, duly tested the 29th day of August, A. D., 1865, by Sheriff's Sale. sum of five hundred and twelve 50-100 dollars, judgment and costs of suit, duly tested the 21st day of August, A D 1865, by which I am commanded to sell certain described property, to-wit: The undivided one half or a certain wa er dich situate in the county of Boise and Territory of Idaho, conveying water from Grimes' Creek in said county and known as "Buckman's Ditch" or "American Ditch," together with all the appurtenances and improvements thereon, public notice is hereby given in accordance with the retenances and improvements thereon, public notice is hereby given in accordance with the requirements of said order of sale, that on the 16th day of September. A D 1865, at 12 o'clock M, I will sell at the court house door in Idaho City at public auction, for gold coin or its equivalent in clean gold dust, the above described property, to the highest bidder, to satisfy said execution and all accruing costs.

A. O. BOWEN, Sheriff.

Dated Idaho City, Aug. 25, A D 1865. [n44w3]

Sheriff's Sale. Joining the said corner lot above described. Public notice is hereby given, in accordance with the requirements of said order of sale, that on the 23d day of September, A. D. 1865, at 12 o'clock M. I will sell at the Court House door in Idaho city at Public Auction, for gold coin or its equivalent in clean gold dust, the above described property, to the highest bidder, to satisfy said execution and all accruing costs.

A. O. BOWEN, Sheriff.

DATED IDAHO CITY, Aug. 31, A. D. 1865. [45w3]

Summons.

By virtue of an execution to me directed, issued out of the court of Daniel Overmeyer, a Justice of the Peace in and for Placerville, Boise county, Idaho Territory, on a judgment rendered therein on the first day of July, A. D. 1865, in two or 6W. R. Reynolds and against E. Cress for the sum of one hundred [\$100] dollars and twensty-seven 25-100 [\$27,25] dollars cost of suit, I did on the 19th day of August A D 1865, levy upon the following described property to wit: The undived one-half interest in and to that certain piece or parcel of land and the improvements thereon or parcel of land and the improvements thereon situated in Placer District, Boise county, and being in Slaughter House Gulch, about three fourths of a mile from the town of Placerville; said premises were originally known as Bill Gray's Slaughter House, and how known as Cress & Ramsey's Slaughter House, together with all the appurte-nances thereunto belonging or in anywise apper-taining, and notice is hereby given that I will on the 19th day of September A. D 1865, at 2 o'clock P. M., at the premises, sell at public auction the above described property to the bignest bidder to satisfy said execution and accrning costs.

By W. Maloney, Deputy. Dated August 23, 1865

A. O. BOWEN, Sheriff.

Sheriff's Sale.

BY virtue of a judgment of foreclosure of mortgage and order of sale, issued out of the District court of the second Judicial District, in and for the county of Boise, upon a judgment rendered in said Court, wherein W. Terry and Dan Welch are plaintiffs, and A. N. Ranger, J. J. Price and E. J. Post are defendants, for the sum of three thousand seven hundred and seventy-five 68-100 dollars, judgment and costs of suit, duly tested the 21seven hundred and seventy-five 68-100 dollars, judgment and costs of suit, duly tested the 21-st day of August, A D 1865, by which I am commanded to sell certain described property, to-wit: All that parcel or lot of land lying and being situate in the town of Centerville. Boise county, Idaho Territory, together with the improvements the reson, situated on the north east corner formed by the junction of Washington and Third streets, fronting on Washington and Third streets, fronting on Washington st (20) twenty feet in said town and extending back (80) eighty feet, together with all the appurtenances thereunto belonging or in in anywise appurtaining, public notice is hereby given in accordance with the requirements of said order of sale, that on the 16th day of September, A D 1865, at 12 o'clock, M, I, will sell in front of the Court House door in Idaho City, at public auction, for gold coin or its equivalent in clean gold dust, the above described property to the highest bidder, to satisfy said order and all accruing costs. A. O. BOWEN.

Dafed Idaho City Aug. 25n44w3 Sheriff.

Summons. Territory of Idaho, County of Boise.
In the District Court, for the Territory of Idaho,
Second Judicial District.
S. M. Nolan vs. A. P. Turner, Margaret Brunn
and Idaho Brunn.

To A. P. Turner, Margaret Brunn and Idaho Brunn: Brunn:

N the name of the people of the United States in the Territory of Idaho: You are hereby notified that there is now on file in the office of the clerk of the District caurt of the 2d Judicial District of said Territory, in Idaho city, county of Boise, the complaint of S. M. Nolan, claiming that he be adjudged by this court, to be a general partner of R. Brunn, deceased, and that an order he made that he, as such partner, sell all of the partnership property situate in Placerville, IDAHO CITY.

BUGGY, SADDLE AND CARRAGE
HORSES.

New AND FASHIONABLE BUGGIFS AND Carriages always ready, day or night, at a minute's notice.

To Frank Johnson.

In the name of the People of the United States in the Territory of Idaho; you are hereby notified that there is now on file in the office of the Clerk of the District Court of the 2nd Judicial District of said Territory, in Idaho City, County of Boise, the complaint of J. K. Shafer and Edward Nugent are duced rates. DRYDEN McCLINTOCK, 49

SAM STEWART.

Justice Court of the 2nd Judicial District of Said Territory, in Idaho City, County of Boise, the complaint of J. K. Shafer and Edward Nugent are duced rates. DRYDEN McCLINTOCK, 49

SAM STEWART.

Justice Court of the 2nd Judicial District of Said Territory, in Idaho City, County of Boise, the complaint of J. K. Shafer and Edward Nugent are duced rates. DRYDEN McCLINTOCK, 49

SAM STEWART.

Justice Court of the 2nd Judicial District of Said Territory, in Idaho City, County of Boise, the complaint of J. K. Shafer and Edward Nugent are duced rates. DRYDEN McCLINTOCK, 49

SAM STEWART.

Justice The made that an order he made that he, as such partners, sell all of the partnership property situate in Placerville, Boise county, Idaho Territory, and collect all the partnership debts that may be collectable and not already in the Territory of Idaho; you are hereby notified that there is now on file in the office of the Clerk of the District Court of the Clerk of the District Court of the entry said partnership property situate in Placerville, Boise county, Idaho Territory, and collect all the partnership debts that may be collectable and not already disposed of, aud in all that an order he made that an order he mad District, [exclusive of the day of service,] judgment will be taken against you by default and the plaintiff will apply to our said court for the relief prayed for in his said complaint.

aid complaint.

In testimony whereof, I, Wm. B. Daniels, clerk of the District court, have hereunto set my hand and affixed the seal of said court at Idaho city this twenty-second day of August, A D Wm. B DANIELS, Clerk of District court H. E. PRICKETT, Deputy clerk

Elk Horn Gold & Silver Mining Company.

J. K. Shafer Attorney

TOTICE is hereby given that at a meeting of the Board of Directors of said Company held at the office of the Company, on the 25th day of August, 1865, an Assessment of One Dollar per share was levied on all the stock of said Company, payable Fifty cents on or before the 1st day of September. and Fifty cents on or before the 15th day of September, 1865. And all Assessments remaining unpaid on the last mentioned day, will be advertised as delinquent and sold to pay said Assessment, together with costs of advertising and expense of sale. W. W. CHAPMAN, Jr. Office with Wells, Fargo & Co. Secretary. Pioneer city, Aug. 15, 1865.

Sheriff's Sale.

BY virtue of an execution to me directed, is-sued out of Court of Daniel Overmeyer, a Justice of the Peace in and for Placerville, Boise Justice of the Peace in and for Placerville, Boise county, Idaho Territory, on a judgment rendered therein on the 15th day of August A D 1865, in favor of C. Lybacker and against T. J. Quimby for the sum of ninety-one [91] dollars and \$27.25 costs of suit, I did on the 15th day of August, A D 1865, levy upon the following described property to-wit: The undivided one-fourth of that certain Ditch or water race constructed from West creek and one water race constructed from West creek and extends a distance of about eight miles to Placer mining district, in Boise county, and conveys the waters of said creek to the mining grounds in and around said district, and is known as Hart and Calloway's ditch, together with all the priviand Calloway's ditch, together with all the privi-leges and appurtenances thereto belonging or in anywise appertaining. And notice is nereby given that I will on the 19th day of September, A D 1865, at 12 o'clock M, at the flume at the lower extremity of said premises, on California Hill, about three fourths of a mile from Placerville, sell at public auction the above described property to the highest bidder for cash to satisfy said exto the highest bidder for cash to satisfy said execution and accurring costs A. O. BOWEN,
By Wm. Maloney, Deputy.
Sheriff. Dated August 23, 1865n44w3.\*

Dissolution Notice. THE copartnership heretofore existing between McManus & Murphy, in Placerville is this day dissolved by mutual consent. All debts due the MAIN STREET late firm are payable to P. Murphy at Placerville, who will continue the business in his own name. [45w3.] PETER McMANUS.
Placerville, Aug 31, '65 PATRICK MURPHY.